Application No. :

:

10/735,260

Filed

December 11, 2003

REMARKS

Claims 31-49 and 57-81 were pending in the application. By this paper, Applicant canceled Claims 31-49 without prejudice, amended Claims 67, 72, and 73, and added new Claims 82-100. Accordingly, Claims 57-100 are presented herein for examination.

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Restriction Election

As noted above, Applicant herein elects the invention of Group I for further prosecution. The non-elected claims have been cancelled without prejudice herein.

10 New Claims

By this paper, Applicant has added new Claims 82-100. Support for these new claims is replete throughout Applicant's specification (see, *inter alia*, pages 3-6 and 11-14 of Applicant's specification as filed), and hence no new matter has been added.

Moreover, Applicant submits that each of these new claims relates to the elected Group I invention, and is properly examined therewith.

Applicant further respectfully submits that each of these new claims is both novel and non-obvious over the art of record, and defines patentable subject matter.

Other Amendments:

Claims 67 and 73 – Claims 67 and 73 were amended herein to correct a minor error in the referenced FireWire standards. Support for these amendments is replete throughout Applicant's specification, and may be found specifically, for example, at pages 3-5. No new matter has been added.

Claims 72 and 73 – Claims 72 and 73 now properly reference the apparatus of the parent claim, instead of reciting a method. No new matter has been added.

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Other Remarks

Applicant hereby specifically reserves the right to prosecute claims of different or broader scope in a continuation or divisional application.

Applicant notes that any claim cancellations or additions made herein are made solely for the purposes of more clearly and particularly describing and claiming the invention and responding to the aforementioned restriction election, and not for purposes of overcoming art or for patentability. The Examiner should infer no (i) adoption of a position with respect to patentability, (ii) change in the Applicant's position with respect to any claim or subject matter of the invention, or (iii) acquiescence in any way to any position taken by the Examiner, based on such cancellations or additions.

Furthermore, any remarks made with respect to a given claim or claims are limited solely to such claim or claims.

If the Examiner has any questions or comments which may be resolved over the telephone, he is requested to call the undersigned at (858) 675-1670.

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Respectfully submitted,

GAZDZINSKI & ASSOCIATES

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Dated: January 17, 2008

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